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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/671,419	09/25/2003	Michael E. O'Donnell	22221/1100 (RU-339) 8336	
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Nixon Peabody LLP			HUTSON, RICHARD G	
Clinton Square				
P.O. Box 31051			ART UNIT	PAPER NUMBER
Rochester, NY 14603-1051			1652	

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Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
	10/671,419	O'DONNELL ET AL.
Office Action Summary	Examiner	Art Unit
	Richard G. Hutson	1652
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).
Status		
 Responsive to communication(s) filed on This action is FINAL. 2b) This Since this application is in condition for allowar closed in accordance with the practice under E 	action is non-final. nce except for formal matters, pro	
Disposition of Claims	•	
4) ☐ Claim(s) 1-9 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-9 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or Application Papers 9) ☐ The specification is objected to by the Examine 10) ☐ The drawing(s) filed on is/are: a) ☐ according a cordinal content of the decomposition of the de	r election requirement. r. epted or b) □ objected to by the I drawing(s) be held in abeyance. See ion is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 9/2003.	4) Interview Summary Paper No(s)/Mail Di 5) Notice of Informal P 6) Other:	

Claims 1-9 are at issue and are present for examination.

Information Disclosure Statement

The listing of references in the specification is not a proper information disclosure statement. 37 CFR 1.98(b) requires a list of all patents, publications, or other information submitted for consideration by the Office, and MPEP § 609 A(1) states, "the list may not be incorporated into the specification but must be submitted in a separate paper."

Applicants filing of information disclosure statement filed on 9/25/2003, is acknowledged. Those references considered have been initialed.

Specification

The disclosure is objected to because of the following informalities:

Applicants claim that the instant application is a continuation of Application Serial Number: 09/716,964, is objected to on the basis that the recitation in claims 1 and 5, "comprising at most about 0.9M sodium citrate buffer at a temperature of at least about 37°C" is not supported by the specification of Application Serial Number 09/716,964 and thus relative to the parent application would be considered new matter.

Appropriate correction is required.

Claim Objections

Claims 1 and 5 are objected to because of the following informalities:

Art Unit: 1652

Claims 1 and 5 each recite "hybridizes to the complement of SEQ ID NO: 147...".

For the sake of clarity it is suggested that these be amended to recite "hybridizes to the **complete** complement of SEQ ID NO: 147..."

Appropriate correction is required.

Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claims 1-9 are rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

Claims 1-9 are directed to all possible isolated DNA molecules from any *Thermotoga* species encoding a Delta prime subunit of a DNA polymerase III-type enzyme wherein said DNA molecule hybridizes to the complement of SEQ ID NO: 147, under conditions comprising at most about 0.9M sodium citrate buffer at a temperature of at least 37°C. The specification, however, only provides a single representative species isolated from *Thermotoga maritima* comprising the complete nucleotide sequence of SEQ ID NO: 147, encompassed by these claims. There is no disclosure of any particular structure to function/activity relationship in the single disclosed species. The specification also fails to describe additional representative species of these

Art Unit: 1652

enzymes by any identifying structural characteristics or properties other than the activities recited in claim 1, for which no predictability of structure is apparent: Given this lack of additional representative species as encompassed by the claims, Applicants have failed to sufficiently describe the claimed invention, in such full, clear, concise, and exact terms that a skilled artisan would recognize Applicants were in possession of the claimed invention. In the instant specification, a single DNA molecule encoding a Delta prime subunit of a DNA polymerase III-type enzyme is fully described in the form of SEQ ID NO: 147. It is noted that the references in claims 1, 3 and 4 to "an amino acid sequence of SEQ ID NO: 148" and "a nucleotide sequence of SEQ ID NO: 147", respectively, are interpreted as being drawn to multiple "subsequences" within SEQ ID NO: 147 and SEQ ID NO: 148.

Applicant is referred to the revised guidelines concerning compliance with the written description requirement of U.S.C. 112, first paragraph, published in the Official Gazette and also available at www.uspto.gov.

Claims 1-9 are rejected under 35 U.S.C. 112, first paragraph, because the specification, while being enabling for an isolated DNA molecule encoding a Delta prime subunit of a DNA polymerase III-type enzyme, comprising **the** nucleotide sequence of SEQ ID NO: 147, does not reasonably provide enablement for any DNA molecule encoding a Delta prime subunit of a DNA polymerase III-type enzyme from any *Thermotoga* species, hybridizing to the complement of SEQ ID NO: 147 under conditions comprising at most about 0.9M sodium citrate buffer at a temperature of at

Application/Control Number: 10/671,419

Art Unit: 1652

least about 37°C. The specification does not enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the invention commensurate in scope with these claims.

Factors to be considered in determining whether undue experimentation is required, are summarized in In re Wands (858 F.2d 731, 8 USPQ 2nd 1400 (Fed. Cir. 1988)) as follows: (1) the quantity of experimentation necessary, (2) the amount of direction or guidance presented, (3) the presence or absence of working examples, (4) the nature of the invention, (5) the state of the prior art, (6) the relative skill of those in the art, (7) the predictability or unpredictability of the art, and (8) the breadth of the claim(s).

Claims 1-9 are so broad as to encompass any DNA molecule encoding a Delta prime subunit of a DNA polymerase III-type enzyme from any *Thermotoga* species, hybridizing to the complement of SEQ ID NO: 147, under conditions comprising at most about 0.9M sodium citrate buffer at a temperature of at least about 37°C. The scope of the claims is not commensurate with the enablement provided by the disclosure with regard to the extremely large number of DNA molecules broadly encompassed by the claims. The claims rejected under this section of U.S.C. 112, first paragraph, place minimal structural limits on the claimed DNA molecules. Since the amino acid sequence of a protein determines its structural and functional properties, predictability of which changes can be tolerated in a protein's amino acid sequence and the encoding nucleotide sequence and obtain the desired activity requires a knowledge of and guidance with regard to which amino acids in the protein's sequence, if any, are tolerant

Application/Control Number: 10/671,419

Art Unit: 1652

of modification and which are conserved (i.e. expectedly intolerant to modification), and detailed knowledge of the ways in which the proteins' structure relates to its function. However, in this case the disclosure is limited to that DNA molecule encoding a Delta prime subunit of a DNA polymerase III-type enzyme, comprising **the** nucleotide sequence of SEQ ID NO: 147.

While recombinant and mutagenesis techniques are known, it is not routine in the art to screen for multiple substitutions or multiple modifications, as encompassed by the instant claims, and the positions within a protein's sequence where amino acid modifications can be made with a reasonable expectation of success in obtaining the desired activity/utility are limited in any protein and the result of such modifications is unpredictable. In addition, one skilled in the art would expect any tolerance to modification for a given protein to diminish with each further and additional modification, e.g. multiple substitutions.

The specification does not support the broad scope of the claims which encompass all modifications and fragments of any DNA molecule encoding a Delta prime subunit of a DNA polymerase III-type enzyme from any *Thermotoga* species, because the specification does not establish: (A) regions of the DNA and encoded protein structure which may be modified without effecting single-strand binding activity; (B) the general tolerance of Delta prime subunit of a DNA polymerase III-type enzyme and encoding DNA to modification and extent of such tolerance; (C) a rational and predictable scheme for modifying any amino acid residue and the encoding nucleotide sequence of a Delta prime subunit of a DNA polymerase III-type enzyme with an

expectation of obtaining the desired biological function; and (D) the specification provides insufficient guidance as to which of the essentially infinite possible choices is likely to be successful. Because of this lack of guidance, the extended experimentation that would be required to determine which substitutions would be acceptable to retain the single-strand binding activity claimed and the fact that the relationship between the sequence of a peptide and its tertiary structure (i.e. its activity) are not well understood and are not predictable (e.g., see Ngo et al. in The Protein Folding Problem and Tertiary Structure Prediction, 1994, Merz et al. (ed.), Birkhauser, Boston, MA, pp. 433 and 492-495, Ref: 65, IDS submitted on 9/25/2003), it would require undue experimentation for one skilled in the art to arrive at the majority of those DNA molecules of the claimed genus encoding a protein having the claimed single-strand binding activity.

Thus, applicants have not provided sufficient guidance to enable one of ordinary skill in the art to make and use the claimed invention in a manner reasonably correlated with the scope of the claims broadly including any DNA molecule encoding a Delta prime subunit of a DNA polymerase III-type enzyme from any *Thermotoga* species, hybridizing to the complement of SEQ ID NO: 147 under conditions comprising at most about 0.9M sodium citrate buffer at a temperature of at least about 37°C. The scope of the claims must bear a reasonable correlation with the scope of enablement (In re Fisher, 166 USPQ 19 24 (CCPA 1970)). Without sufficient guidance, determination of those DNA molecules having the desired biological characteristics is unpredictable and the experimentation left to those skilled in the art is unnecessarily, and improperly,

Art Unit: 1652

extensive and undue. See In re Wands 858 F.2d 731, 8 USPQ2nd 1400 (Fed. Cir, 1988).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Richard G. Hutson whose telephone number is 571-272-0930. The examiner can normally be reached on M-F, 7:00-4:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ponnathapu Achutamurthy can be reached on 571-272-0928. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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Richard G Hutson, Ph.D. Primary Examiner

Art Unit 1652

rgh 2/16/2006